UNITED STATES DISTRICT COURT THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION

		SA	N JOSE DIVISION
UNITED ST	ATES OF	AMERICA, Plaintiff,	Case Number 13mj70275HRL
	VILLALP <i>A</i>	NDO , Defendant.	ORDER OF DETENTION PENDING TRIAL
	as present,	represented by his attorney Dan	S.C. § 3142(f), a detention hearing was held on March 12, 2013. Barton (CJA). The United States was represented by Assistant U.S.
PART I. PRE	ESUMPTION	IS APPLICABLE	
of a prior off period of not	ense descri more than	bed in 18 U.S.C. § 3142(f)(1) wh	escribed in 18 U.S.C. § 3142(f)(1) and the defendant has been convicted nile on release pending trial for a federal, state or local offense, and a the date of conviction or the release of the person from imprisonment,
whichever is			
			o condition or combination of conditions will reasonably assure the safety
	-	the community.	
has committee	I here is pi	obable cause based upon (the inc	dictment) (the facts found in Part IV below) to believe that the defendant
A.	X	for which a maximum term of	imprisonment of 10 years or more is prescribed in 21 U.S.C. §
		801 et seq., § 951 et seq., or §	
В.	X	under 18 U.S.C. § 924(c): use	of a firearm during the commission of a feloment
This	s establishe	s a rebuttable presumption that n	o condition or combination of conditions will rea of ably lass re he
appearance o	of the defen	dant as required and the safety of	f the community.
/ /	No presum	ntion applies.	MAR 1 2 2013
PART N. RE	BUTTAL O	F PRESUMPTIONS, IF APPLICABL	LE
λ	The defend	lant has not come forward with s	LE RICHARD W. WIEKING ufficient evidence to rebut the applicable SLERKING NORTHERN DISTRIBUTED FOR CALIFORNIA
therefore wil	l be ordere	d detained.	NORTHERN DISTRICT OF CALIFORNIA
			SAN JOSE ence to rebut the applicable presumption[s] to wit: .
		en of proof shifts back to the Unit	
		ERE PRESUMPTIONS REBUTTED	
/ /	The United	States has proved to a preponde	grance of the evidence that no condition or combination of conditions will
		pearance of the defendant as req	
=	-	•	convincing evidence that no condition or combination of conditions will
		fety of any other person and the	-
PART IV. W	RITTEN FI	NDINGS OF FACT AND STATEME	ENT OF REASONS FOR DETENTION
/ /	The Court	has taken into account the factor	s set out in 18 U.S.C. § 3142(g) and all of the information submitted at
the hearing a	nd finds as	follows:	
义」	Defendant,	his attorney, and the AUSA have	waived written findings.
PART V. DIE	RECTIONS 1	REGARDING DETENTION	
The def	endant is c	ommitted to the custody of the A	ttorney General or his designated representative for confinement in a
corrections facili	ity separate	to the extent practicable from pe	ersons awaiting or serving sentences or being held in custody pending appeal.
The defendant sh	nall be affo	rded a reasonable opportunity for	r private consultation with defense counsel. On order of a court of the
United States or	on the requ	lest of an attorney for the Govern	ment, the person in charge of the corrections facility shall deliver the
defendant to the	United Sta	tes Marshal for the purpose of an	appearance in connection with a court proceeding.
Dated: 3	12/	13	HOWARD R. LLOYD United States Magistrate Judge
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AUSA ____, ATTY _____, PTS ____